hundred dollars.

For nineteenth of twenty instalments, for the purchase

For nineteenth of twenty instalments, for the purchase of provisions, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, two thousand dollars.

For nineteenth of twenty instalments for the purchase of six thousand five hundred pounds of tobacco, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, eight hundred dollars.

For nineteenth of twenty instalments for the purchase

of one hundred barrels of salt, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, two hundred dollars.

For nineteenth of twenty instalments for the purchase of five hundred fish barrels, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, four hundred dollars.

For three blacksmiths and assistants, for twenty years,

and during the pleasure of Congress, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, two thousand one hun-

dred and sixty dollars.

For iron, steel, &c. for shops, for twenty years, and during the pleasure of Congress, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, six hundred and sixty For gunsmith at Mackinac for twenty years, and during

the pleasure of Congress, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, six hundred dollars.

For iron, steel, &c. for shop, for twenty years, and during the pleasure of Congress, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, two hundred and twenty For two farmers and assistant, during the pleasure of the President, Stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred

and thirty-six, one thousand six hundred dollars.

For two mechanics, during the pleasure of the President, stipulated in the seventh article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, one thousand two hundred dollars.

OSAGES. For sixteenth of twenty instalments as annuity, stipulated in the second article of the treaty of the eleventh of January, eighteen handred and thirty-nine, twenty thou-

For sixteenth of twenty instalments for two smiths establishments, stipulated in the second article of the treaty of the eleventh of January, eighteen hundred and thirty-nine, two thousand dollars.

For interest on sixty-nine thousand one hundred and

twenty dollars at five per centum, being the valuation of fifty-four sections of land, set apart by the treaty of the second of June, eighteen hundred and twenty-five, for educational purposes, per resolution of the Senate of the nineteenth of January, eighteen hundred and thirty-eight, three thousand four hundred and fifty-six dollars. PIANKESHAWS.

For permament annuity, stipulated in the fourth article of the treaty of the third of August, seventeen hundred and ninety-five, five hundred dollars.

For permament annuity, stipulated in the third article of the treaty of the thirtieth of December, eighteen hundred and five, three hundred dollars.

PAWNEES. For agricultural implements, during the pleasure of the President, stipulated in the fourth article of the treaty of the ninth of October, eighteen hundred and thirtythree, one thousand dollars.

POTTAWATOMIES OF HURON. For permament anuuity, stipulated in the second arti-cle of the treaty of the seventeenth of November, eighteen

hundred and seven, four hundred dollars. POTTAWATOMIES. For permament annuity, stipulated in the fourth arti-cle of the treaty of the third of August, seventeen hun-dred and ninety-five, one thousand dollars.

For permament annuity, stipulated in the third article of the treaty of the thirtieth of September, eighteen hundred and nine, five hundred dollars.

For permanent annuity, stipulated in the third article of the treaty of the second of October, eighteen hundred and eighteen, two thousand five hundred dollars. For permanent annuity, stipulated in the second article of the treaty of the twentieth of September, eighteen hun-

dred and twenty-eight, two thousand dollars.

For life annuity to chiefs, stipulated in the second ar ticle of the treaty of the twentieth of September, eighteen hundred and twenty-eight, one hundred dollars. For permanent annuity, stipulated in the second article of the treaty of the twenty-minth of July, eighteen hundred and twenty-nine, sixteen thousand dollars.

For life annuity to chiefs, stipulated in the third arhundred and thirty-two, four hundred dollars. For nineteenth of twenty instalments as annuity stinu

lated in the third article of the treaty of the twenty-sixth of September, eighteen hundred and thirty-three, fourteen For life annuity to chiefs, stipulated in the third article of the treaty of the twenty-sixth of September eighteen hundred and thirty-three, seven hundred dol

For nineteenth of twenty instalments as annuity, stipu lated in the second supplemental article of the treaty of the twenty-sixth of September, eighteen hundred and

thirty-three, two thousand dollars.

For permanent provision for the purchase of salt stipulated in the third article of the treaty of the seventh

of June, eighteen hundred and three, one hundred and For permanent provision for the purchase of one hun dred and sixty bushels of salt, stipulated in the third ar-

ticle of the treaty of the sixteenth of October, eighteen hundred and twenty-six, three hundred and twenty dol-For education during the pleasure of Congress, stipu lated in the third article of the treaty of the sixteenth of

October, eighteen hundred and twenty-six, two thousand dollars. For permanent provision for blacksmith and assistant, stipulated in the third article of the treaty of the sixteenth

of October, eighteen hundred and twenty-six, seven hun-dred and twenty dollars. For permanent provision for iron, steel, &c. for shop, stipulated in the third article of the treaty of the sixteenth of October, eighteen hundred and twenty-six, two hundred and twenty dollars.

For education during the pleasure of Congress, stipulated in the second article of the treaty of the twentieth of September, eighteen hundred and twenty-eight, one

thousand dollars For permanent provision for the payment in money, in lieu of two thousand pounds of tobacco, fifteen hundred pounds of iron, and three hundred and fifty pounds of

steel, stipulated in the second article of the treaty of the twentieth of September, eighteen hundred and twenty-eight, and the tenth article of the treaty of the fifth of June, eighteen hundred and forty-six, three hundred dol-For permanent provision for blacksmith and assistant,

stipulated in the second article of the treaty of the twen-tieth of September, eighteen hundred and twenty-eight, seven hundred and twenty dollars. For permanent provision for fron, steel, &c. for shop, tipulated in the second article of the treaty of the twen-

tieth of September, eighteen hundred and twenty-eight, two hundred and twenty dollars. For permanent provision for the purchase of fifty bar-rels of salt, stipulated in the second article of the treaty of the twenty-ninth of July, eighteen hundred and twenty-nine, two hundred and fifty dollars.

For education, during the pleasure of Congress, stipulated in the fourth article of the treaty of the twenty-seventh of October, eighteen hundred and thirty-two, two thousand dollars.

For interest on six hundred and forty-three thousand dollars, at five per centum, stipulated in the seventh article of the treaty of the fifth of June, eighteen hundred and forty-six, thirty-two thousand one hundred and fifty

To supply a deficiency in the appropriation of September thirtieth, eighteen hundred and fifty, for the payment of the balance of the awards of General William B. Mitchell, Commissioner under the treaty of Chicago of the twenty-sixth of September, eighteen hundred and thirty-three, with or September, eighteen hundred and thirty-inree, with the Pottawottamics, reported by him to the Secretary of War on the twenty-eighth day of January, eighteen hundred and forty-one, as adjudicated and approved by the said Secretary in his decision of March the third, eighteen hundred and forty-one, the sum of four thousand

QUAPAWS. For education, during the pleasure of the President, stipulated in the third article of the treaty of the thir-teenth of May, eighteen hundred and thirty-three, one

thousand dollars.

For blacksmith and assistant, during the pleasure of the President, stipulated in the third article of the treaty of the thirteenth of May, eighteen hundred and thirty-three, eight hundred and forty dollars.

For iron, steel, &c. for shop, during the pleasure of the President, stipulated in the third article of the treaty

treaty of the twenty-eighth of March, eighteen hundred and thirty-six, five thousand dollars.

For missions for twenty years, and during the pleasure of Congress, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, three thousand dollars.

For vaccine matter, medicines, and pay of physicians, so long as the Indians remain on their reservation, stipulated in the fourth article of the treaty of the twenty-eighth of March, eighteen hundred and thirty-six, three hundred and thirty-six, three hundred dollars.

SIX NATIONS OF NEW YORK.

For permanent annuity, stipulated in the sixth article of the treaty of the eleventh of November, seventeen hundred and ninety-four, four thousand five hundred

SENECAS OF NEW YORK.

For permanent annuity, in lieu of interest on stock, per act of the nineteenth of February, eighteen hundred and thirty-one, six thousand dollars.

For interest, in lieu of investment, on seventy-five thousand dollars, at five per centum, per act of twenty-seventh of June, eighteen hundred and forty-six, three thousand seven hundred and fifty dollars.

STOCKBRIDGES.

For interest on sixteen thousand five hundred dollars at five per centum, stipulated in the ninth article of the treaty of the twenty-fourth of November, eighteen hundred and forty-eight, eight hundred and twenty-five dol

For the appropriation of this amount, being a part of the sum carried to the surplus fund for warrant number thirteen, dated the thirtieth of June, eighteen hundred and forty-six, for payment of claims (of that portion of the Stockbridge and Mansee tribe of Indians who emi grated West) under the sixth article of the treaty of September third, eighteen hundred and thirty-nine, sever hundred and two dollars.

SIOUX OF MISSISSIPPI. For interest on three hundred thousand dollars, at five per centum, stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred and thirty-seven, fifteen thousand dollars.

For seventeenth of twenty instalments as annuity in

goods, stipulated in the second article of the treaty of the

goods, stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred and thirty-seven, ten thousand dollars.

For seventeenth of twenty instalments for the purchase of medicines, agricultural implements, and stock, and for support of farmers, physicians, and blacksmith, &c., stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred and thirty-seven, eight thousand two hundred and fifty dollars.

For seventeenth of twenty instalments for the purchase

For seventeenth of twenty instalments for the purchase of provisions, stipulated in the second article of the treaty of the twenty-ninth of September, eighteen hundred at thirty-seven, five thousand five hundred dollars.

For second of fifty instalments of interest, at the rate of five per centum, on one million three hundred and sixty thousand dollars, stipulated in the fourth article of the treaty of the twenty-third of July, one thousand eight hundred and fifty-one, sixty-eight thousand dollars. For second of fifty instalments of interest, at the rate of five per centum, on one hundred and twelve thousand dollars, being the amount in lieu of the reservation set

apart in the third article per Senate's amendment to trea-ty-twenty-third July, one thousand eight hundred and fifty-one, five thousand six hundred dollars. For second of fifty instalments of interest, at the rate of five per centum, on one million one hundred and sixty

thousand dollars, stipulated in the fourth article of the treaty of fifth of August, one thousand eight hundred and fifty-one, fifty-eight thousand dollars. For second of fifty instalments of interest, at the rate of five per centum, on sixty-nine thousand dollars, be-ing the amount allowed in lieu of the reservation of lands set apart by the third article per Senate's amend-

hundred and fifty-two, three thousand four hundred and fifty dollars. SACS AND FOXES OF MISSOURI. For interest on one hundred and fifty-seven thousand four hundred dollars, at five per centum, stipulated in the second article of the treaty of the twenty-first of October, eighteen hundred and thirty-seven, seven thou-

sand eight hundred and seventy dollars. SACS AND FOXES OF MISSISSIPPI. For permanent annuity, stipulated in the third article the treaty of the third of November, eighteen hun-

dred and four, one thousand dollars.

For twenty-second of thirty instalments, as annuity, stipulated in the third article of the treaty of the twen-ty-first of September, eighteen hundred and thirty-two,

twenty thousand dollars.

For twenty-second of thirty instalments for gunsmith, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, six hundred dollars. For twenty-second of thirty instalments for iron, steel

&c. for shop, stipulated in the fourth article of the trea-ty of the twenty-first of September, eighteen hundred and thirty-two, two hundred and twenty dollars. For twenty-second of thirty instalments for blacksmith and assistant, stipulated in the fourth article of the

treaty of the twenty-first of September, eighteen hundred and thirty-two, eight hundred and forty dollars.

For twenty-second of thirty instalments for iron, steel, see, for shop, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and thirty-two, two hundred and twenty dollars. For twenty-second of thirty instalments for forty bar rels of salt, stipulated in the fourth article of the trea-

ty of the twenty-first of September, eighteen hundred and thirty-two, two hundred dollars For twenty-second of thirty instalments for forty kegs of tobacco, stipulated in the fourth article of the treaty of the twenty-first of September, eighteen hundred and

thirty-two, eight hundred dollars. For interest on two hundred thousand dollars at five per centum, stipulated in the second article of the treaty

of the twenty-first of October, eighteen hundred and thirty-seven, ten thousand dollars.

For interest on eight hundred thousand dollars at five per centum, stipulated in the second article of the treaty of the eleventh of October, eighteen hundred and

forty-two, forty thousand dollars. SHAWNEES.

For permanent annuity, stipulated in the fourth article of the treaty of the third of August, seventeen hundred and ninety-five, one thousand dollars. For permanent annuity, stipulated in the fourth article

of the treaty of the twenty-ninth of September, eighteen hundred and seventeen, two thousand dollars. For permanent provision for the purchase of salt, sti-pulated in the third article of the treaty of the seventh of June, eighteen hundred and three, sixty dollars.

For blacksmith and assistant, during the pleasure of the President, stipulated in the fourth article of the treaty of the eighth of August, eighteen hundred and thirty-one, eight hundred and forty dollars.

For iron, steel, &c., during the pleasure of the President, stipulated in the fourth article of the treaty of the eighth of August, eighteen hundred and thirty-one, two undred and twenty dollars.

For payment in full of all claim under that part of the

eighteen hundred and thirty-one which has relation to the grant of one hundred thousand acres of land in fee simple, to the then Ohio Shawnees, sixty thousand two hundred and forty-six dollars and twenty-three cents: Provided, That the receipt therefor shall specify that it is in full satisfaction of such claim: Provided, That this ap-propriation shall not be held to affect the title of the Ohio shawnees to land under the treaties of eighteen hundred and twenty-five, and eighteen hundred and thirty-one, within the fifty miles square ceded to the Shawnees of Missouri by the treaty of eighteen hundred and twenty-five.

SENECAS AND SHAWNEES. For permanent annuity, stipulated in the fourth article of the treaty of the seventeenth of September, eighteen hundred and eighteen, one thousand dollars.

For blacksmith and assistant, during the pleasure of

the President, stipulated in the fourth article of the trea-ty of the twentieth of July, eighteen hundred and thirty-

one, eight hundred and forty dollars.

For iron, steel, &c. for shops, during the pleasure of the President, stipulated in the fourth article of the treaty of the twentieth of July, eighteen hundred and thirtyone, two hundred and twenty dollars.

SENECAS. For permanent annuity, stipulated in the fourth article of the treaty of the twenty-ninth of September, eighteen hundred and seventeen, five hundred dollars. For permanent annuity, stipulated in the fourth article

of the treaty of the seventeenth of September, eighteen hundred and eighteen, five hundred dollars.

For blacksmith and assistant, during the pleasure of the President, stipulated in the fourth article of the treaty of the twenty-eighth of February, eighteen hundred and thirty-one, eight hundred and forty dollars.

For iron, steel, &c. for shop, during the pleasure of the President, stipulated in the fourth article of the trea-ty of the twenty-eighth of February, eighteen hundred and thirty-one, two hundred and twenty dollars. For pay of miller, during the pleasure of the President, tipulated in the fourth article of the treaty of the twen-

y-eighth of February, eighteen hundred and thirty-one, six hundred dollars. WYANDOTS.

For permanent annuity, stipulated in the third article of the treaty of the seventeenth of March, eighteen hundred and forty-two, seventeen thousand five hundred dol-For permanent provision for blacksmith and assistant,

stipulated in the eighth article of the treaty of the seven-teenth of March, eighteen hundred and forty-two, eight hundred and forty dollars.

For permanent provision for iron, steel, &c. for shop, stipulated in the eighth article of the treaty of the sevenstipulated in the eighth article of the treaty of the teenth of March, eighteen hundred and forty-two, three hundred and seventy dollars.

For permanent annuity, stipulated in the fifth article of the treaty of the second of October, eighteen hundred and eighteen, three thousand dollars.

WINNEBAGOES.

For twenty fifth of thirty instalments as annuity, stipulated in the second article of the treaty of the first of August, eighteen hundred and twenty-nine, eighteen thousand dollars. WINNEBAGOES

For twenty-second of twenty-seven instalments, as an nuity, stipulated in the third afticle of the treaty of the fifteenth of September, eighteen hundred and thirty-two, ten thousand dollars.

For twenty-fifth of thirty instalments, for the purcha of fifty barrels of sait, stipulated in the second article of the treaty of the first of August, eighteen hundred and twenty-nine, two hundred and fifty dollars.

For twenty-fifth of thirty instalments, for the purchase of three thousand pounds of tobacco, stipulated in the second article of the treaty of the first of August, eighteen undred and twenty nine, six hundred dollars.
For twenty-second of twenty-seven instalments, for the ourchase of one thousand five hundred pounds of tobacco, stipulated in the fifth article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, three

hundred dollars.

For twenty-fifth of thirty instalments for three black. smiths and assistants, stipulated in the third article of the treaty of the first of August, eighteen hundred and twenty-nine, two thousand one hundred and sixty dollars. For twenty-fifth of thirty instalments for iron, steel, &c. for shop, stipulated in the third article of the treaty of the first of August, eighteen hundred and twenty-nine,

six hundred and sixty dollars.

For twenty-fifth of thirty instalments for laborers and oxen, stipulated in the third article of the treaty of the first of August, eighteen hundred and twenty-nine, three hundred and sixty-five dollars. For twenty-second of twenty-seven instalments for edu-cation, stipulated in the fourth article of the treaty of the fifteenth of September, eighteen hundred and thirty-

two, three thousand dollars.

For twenty-second of twenty-seven instalments for six agriculturists, purchase of oxen, ploughs, and other im-plements, stipulated in the fifth article of the trooty of the fifteenth of September, eighteen hundred and thirty-

two, two thousand five hundred dollars.

For twenty-second of twenty-seven instalments for pay of two physicians, stipulated in the fifth article of the treaty of the fifteenth of September, eighteen hundred and thirty-two, four hundred dollars. For interest on one million one hundred thousand dol-

lars, at five per centum, stipulated in the fourth article of the treaty of the first of November, eighteen hundred and thirty-seven, fifty-five thousand dollars.

For interest on eighty-five thousand dollars at five per centum, stipulated in the fourth article of the treaty of the thirteenth of October, eighteen hundred and forty six, four thousand two hundred and fifty dollars.

TEXAS INDIANS. For compensation to three special agents and four interpreters for the Indian tribes of Texas, and for the purchase of presents, thirty thousand dollars, of which the sum of fifteen thousand dollars may be used in such man-ner as the Secretary of the Interior may deem necessary for subsistence and preserving peace with said Indians.

MISCELLANEOUS. For payment of the third of the instalments in proviing the amount allowed in lieu of the reservation of lands set apart by the third article per Senate's amendment to treaty of fifth of August, one thousand eight the treaty of fifth of August, one thousand eight the treaty of Fort Laramie, of seventeenth of September. one thousand eight hundred and fifty-one, sixty thousand dollars: Provided, That the same shall not be paid until the said tribes of Indians shall have assented to the amendments of the Senate of the United States to the

above recited treaty.

For continuing the collection and for publishing the statistics and other information, authorized by the act of third March, eighteen hundred and forty-seven, and subsequent acts, seventeen thousand six hundred and twenty dollars and fifty cents.

For the payment of the accounts of Governor John P.

Gaines and Courtney M. Walker, for expenses incurred by them in quelling the difficulties with the Rogue River Indians of Oregon, in the year eighteen hundred and forty, one, four thousand nine hundred and seventy-nine dol To enable the Department to procure the medals of the

next President of the United States for presentation to

chiefs and headmen of the Indian tribes, twenty-five

hundred dollars. That the President of the United States, if upon exam nation he shall approve of the plan hereinafter provided for the protection of the Indians, be and he is hereby authorized to make five military reservations from the pub-lic domain in the State of California or the Territories of Utah and New Mexico bounding on said State, for In-dian purposes: Provided, That such reservations shall not contain more than twenty-five thousand acres in each: And provided further, That said reservation shall not be made upon any lands inhabited by citizens of California, and the sum of two hundred and fifty thousand dollars is hereby appropriated, out of any money in the treasury not otherwise appropriated, to defray the expense of sub-sisting the Indians in California and removing them to said reservations for protection: Provided, further, if the foregoing plan shall be adopted by the President, the three

Indian agencies in California shall be thereupon abolished. Sec. 2. And be it further enacted, That the President of the United States bc, and he hereby is, authorized, immediately after the passage of this act, to enter into negotia-tion with the Indian tribes west of the States of Missouri and lows for the purpose of securing the assent of said tribes to the settlement of the citizens of the United States upon the lands claimed by said Indians, and for the purpose of extinguishing the title of said Indians, and for the pur-pose of extinguishing the title of said Indian tribes in whole or in part to said lands; and that, for the purpose of carrying into effect the provisions of this section, the sum of fifty thousand dollars is hereby appropriated, out

of any moneys in the treasury not otherwise appropriated. Sec. 3. And be it further enacted, That no part of the appropriation herein made, or that may hereafter be made, for the benefit of any Indian, or tribe, or part of a tribe of Indians, shall be paid to any attorney or agent of such Indian, or tribe, or part of a tribe, but shall in every case be paid directly to the Indian or Indians to whom it shall be due, or to the tribe or part of a tribe per capita, unless the imperious interest of the Indian or Indians or some treaty stipulation shall require the payment to be made otherwise, under the special direction of the President; nor shall the Executive branch of the Government now or hereafter recognise any contract between any Indian, or tribe, or part of a tribe, and any attorney or agent for the prosecution of any claim against any of the Departments of the Government; and that the sum of six hundred and eighty-two dollars be appropriated, out of any moneys in the Treasury not otherwise appropriated, to enable the Commissioner of Indian Affairs to pay the amount due the legal representatives of Armee, a Cherokee, in accordance with the recommendation of the Secretary of the Interior and the

Commissioner of Indian Affairs. Sec. 4. And be it further enacted, That if any officer who or may hereafter be charged with the payment of any of the appropriations made by this or any other act of Congress shall pay to any clerk or other employé of the United States a sum less than that provided by law, and require such employé to receipt or give woucher for an amount greater than that actually paid to and received by him, such officer thus acting shall be deemed guilty of embezzlement, shall be fined a sum double the amount se withheld from any employé of Government, and shall be imprisoned for the term of two years, and may be presecuted and punished in any court of the United States having jurisdiction for the trial of such offences in the district where such offence shall be committed. Approved, March 3, 1853,

[Public-No. 42.

AN ACT to incorporate the Georgetown and Catoctin Railroad Company.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That-whenever the State of Maryland shall by law incorporate a company to lay out and construct a railroad from any point, in connexion with the Baltimore and Ohiorailroad, at or near the Point of Rocks, to Georgetown, in the District of Columbia, the right of way, not exceeding sixty-six feet wide, be and is hereby granted to such company: Provided, That before any such road, depots, and its necessary fixtures shall be located in Georgetown, the assent of said city shall first be obtained: And provided, also, That the same provisions for the condemnation of and payment for land, or other private property for the use of the said road, as may be made by any act for incorporation of such company by the State of Maryland shall be and hereby are extended to the condemnation of and payment for land or other private property for the use of the said road within the District of Columbia.

Approved, March 3, 1853.

[PUBLIC-No. 43.]

For permanent provision for education, stipulated in rity thereof: Provided, That nothing herein contained shall having heretofore had the benefit of said act of the fourth the fourth article of the treaty of the seventeenth of be construed to authorize any further expenditure by said of September, eighteen hundred and forty-one, interpose March, eighteen hundred and forty-two, five hundred dolbe construed to authorize any further expenditure by said of September, eighteen hundred and forty-one, interpose Territorial authority for the purposes aforesaid than is no bar to their obtaining the benefits of this act; and all provided for in this act. Approved, March 3, 1853.

[Public-No. 44.]

AN ACT to extend pre-emption rights to certain lands therein mentioned.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled. That the pre-emption laws of the United States, as they now exist, be and they are hereby extended over the alternate reserved sections of public lands along the lines of all the railroads in the United States wherever public lands have been or may be granted by acts of Congress; and have been or may be granted by acts of Congress; and that it shall be the privilege of the persons residing on any of said reserved lands to pay for the same in soldiers' bounty land warrants, estimated at a dollar and twenty-five cents per acre, or in gold and silver, or both together, in preference to any other person, and at any time before the same shall be offered for sale at auction: Provided, That no person shall be entitled to the benefit of this act who has not settled and improved, or shall not settle and improve, such lands prior to the final allotment of the alternate sections to such railroads by the General Land Office: And provided further, That the price to be paid shall in all cases be two dollars and fifty cents per acre, or such other minimum price as is now fixed by law, or may be fixed upon lands hereafter granted; and no one person shall have the right of pre-enaption to more than one hundred and sixty acres: And provided further, That any settler who has settled or may hereafter settle on lands heretofore reserved on account of claims under French, Spanish, or other grants which have been or shall be hereafter declared by the Supreme Court of the United States to be invalid, shall be entitled to all the rights of pre-emption granted by this act and the act of the fourth of September, eighteen hundred and forty-one, entitled "An act to appropriate the proceeds of the public lands and to grant pre-emption rights," after the lands shall have been released from reservation, in the same manner as if no reservation existed. Approved, March 3, 1852.

[PUBLIC-No. 45.1] AN ACT authorizing changes in

Be it sended by the Senate and House of Representatives of the United States of America in Congress secondled, That the President be and he is hereby authorized to change the location of the land offices in the several land discharge the second land discharge the second land the second form tricts established by law, and to establish the same from time to time at such point in the district as he may deem [Approved, March 3, 1858.

[Public—No. 46.]

AN ACT to provide for the survey of the public lands in California, the granting of pre-emption rights therein, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United Senate Senate and Senate Sen

the United Mates of America in Congress assembled, That the surveyor general for the district or State of California, who is now or may hereafter be appointed by the President, by and with the advice and consent of the Senate, shall keep his office at such place as the President, in view of the public convenience, shall from time to time direct; and the surveyor general, if he has not already done so, and his successors in office, before entering upon duty, shall take and subscribe an oath or affirmation before a judge of a United States court, or other competent officer, to support the Constitution of the United States, and faithfully discharge the duties of his office, and give ond in the same amount as other surveyors general, the penalty thereof to be increased whenever the Secretary of the Interior shall deem proper. He shall be entitled to receive a salary at the rate of four thousand five hundred dollars per annum, payable quarter-yearly, to commence from the time of entering into bond.

Sec. 2. And be it further enacted, That there shall be allowed for clerk hire in the office of the surveyor general the sum of eleven thousand dollars per annum, or so much thereof as may be necessary: Provided, That the salary of no clerk shall exceed the sum of twenty-five hundred dollars per annum; and for office rent, fuel, and other incidental expenses of his office, such sums as shall be found necessary by the Secretary of the Interior, not exceeding the sum of ten thousand-dollars. And the Secretary of the Interior is hereby authorized to cause an official seal to be prepared for the office of the said sur-veyor general; and any copy of or extracts from the plats, ld notes, and other records and documents on file in his office, when attested as such, by the said seal, and the signature of the surveyor general, shall, in all judicial matters, have the same force and effect as the originals. Sec. 3. And be it further enacted, That the said surveyor general shall have the same power and authority, and perform the same duties respecting the public lands and private claims in the State of California, as by law appertain to and are required of the surveyor genera siana, except so far as the same may be modified this act. He shall engage a sufficient number of skilful surveyors as his deputies, whom he shall cause to survey, measure, and mark base and meridian lines through such points, and perpetuated by such monuments, and such other correction parallels and meridians as may be prescribed, and also to survey and establish the other lines of the public lands. He shall also cause all private claims to be surveyed after they have been confirmed far as may be necessary to complete the surveys of the public lands; and in the location and survey of them he shall have the same power and authority as are conferred on the land officers of Louisiana by the sixth section of the act of third March, eighteen hundred and thirty-one, creating the office of the surveyor general for that State; and for surveying the base and meridian lines, and private claims, and meandering navigable waters, the deputy surveyor shall be allowed not exceeding sixteen dollars per mile; and for surveying the other lines of the public lands there shall be paid not exceeding an average of twelve dollars per mile: Provided, That none other than township lines shall be surveyed when the lands are mineral or are deemed unfit for cultivation; and no allowance shall be made for such lines as are not actually run and marked in the field, and were actually necessary to be run. Sec. 4. And be it further enacted, That if, in the opinion of the Secretary of the Interior, it shall be advisable, he is hereby authorized to direct such surveys after what is known as the geodetic method. And whenever, in the opinion of the Secretary of the Interior, a departure from the rectangular mode of surveying and subdividing the public lands would promote the public interests, he may direct such change to be made in the mode of surveying and designating the said lands as he may deem proper, with reference to the existence of mountains, mineral deposites, and the advantages derived from timber and water privileges: Provided, That such lands shall not be

subdivided into less than forty acres.

Sec. 5. And be it further enacted. That there shall be appointed by the President, by and with the advice and consent of the Senate, a register of the land office and receiver of public moneys for the State of California, at such time as, in his judgment, the public interest may demand, with a salary each of three thousand dollar per annum, payable quarter-yearly; and the land office shall be located at such place as the President, in view of the public convenience, shall from time to time di rect; and, previously to entering on the duties of their offices, they each shall take and subscribe an oath or 'affirmation, before one of the judges of the United States courts, or other competent officer, to support the Consti-tution of the United States, and faithfully to discharge the duties of their respective offices, and shall give bond in the same amount as other registers and receivers of the sublic land offices; and their general duties and responsibilities shall be the same as other officers of like charac-ter: Provided, however, That at such time or times as in his ment the public interest may so imperatively require, and in the absence of any further and special legislation of Congress on the subject, it shall be lawful for the Pre-sident of the United States to divide the State of Califor-nia into two or three separate and distinct land districts, as circumstances shall determine to be necessary, embrac ing respectively the upper and lower, or the upper, mid-die, and lower portions of the State; and he shall appoint, by and with the advice and consent of the Senate, or during the recess of Congress when necessary, a register of the land office and receiver of public moneys for each of such land districts; and the land offices for the same re-spectively shall be located at, and be removed from time to time to such places as the President shall deem most

surveyed into less than one hundred and sixty acres, or

suitable for public convenience.

Sec. 6. And be it further enacted, That all the public lands in the State of California, whether surveyed or unsurveyed, with the exception of sections sixteen and thirtysix, which shall be and hereby are granted to the State for the purposes of public schools in each township, and with the exception of lands appropriated under the authority of this act, or reserved by competent authority, and excepting also the lands claimed under any foreign grant or title and the mineral lands, shall be subject to the pre-emption laws of fourth September, eighteen hundred and forty-one, with all the exceptions, conditions, and limita tions therein, except as is herein otherwise provided; and shall, after the plats thereof are returned to the office of AN ACT making an appropriation for the completion of the public buildings in the Territory of Minnesota.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the sum of twenty-five thousand dollars be and the same is hereby appropriated, out of any money in the treasury not otherwise appropriated, for the continuation of the public buildings in the Territory of Minnesota, one-half of said sum to be applied to the completion of the Capitol at Saint Paul, and the remainder to the completion of the prison buildings at Stillwater, in said Territory, to be expended under the direction of the legislative authomatics.

The register, be offered for sale, after six months public notice in the State of the time and place of sale, under the laws, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now governing such sales, or saw, rules, and regulations now percitors, but as a saw population and regulations now governing suc the register, be offered for sale, after six months' public notice in the State of the time and place of sale, under the

of said lands that shall remain unsold after having been proclaimed and offered, shall be subject to entry at private sale as other public land, and at the same minimum price per acre; and the register and receiver shall not be cutified to any per centage or fees, except for deciding pre-emption cases, when each of them shall be allowed the same fees as are paid to other like officers; but the receiver shall be entitled to his actual necessary expenses, going and returning, in making his deposites: Provided, That nothing in this act shall be construed to authorize any settlement to be made on any public lands not sur-reyed, unless the same be made within one year from the ssage of this act; nor shall any right of such settlers b recognised by virtue of any settlement or improvement made of such unsurveyed lands subsequent to that day: And you'ded further, That this act shall not be construed to athorize any settlement to be made on any tract of land

in the occupation or possession of any Indian tribe, or to grant any pre-emption right to the same.

Sec. 7. And be it further enacted, That where any settlement, by the erection of a dwelling-house or the cultivation of any portion of the land, shall be made upon the system that any thirty with precions before the same shall system the same shall. sixteenth and thirty-sixth sections, before the same shall be surveyed, or where such sections may be reserved for public uses or taken by private claims, other land shall be selected by the proper authorities of the State in lieu thereof, agreeably to the provisions of the act of Congress approved on the twentieth of May, eighteen hundred and twenty-six, entitled "An act to appropriate lands for the support of schools in certain townships and fractional townships, not before provided for," and which shall be subject to approval by the Secretary of the Interior. And o person shall make a settlement or location upon any within one mile of such post, or on any other lands re-served by competent authority; nor shall any person obtain the benefits of this act by a settlement or mineral lands.

Sec. 8. And be it further enacted, That the public lands, not being mineral lands, occupied as towns or villages, skall not be subdivided, or subject to sale, or to be appropriated by settlers, under the provisions of this act; but the whole of such lands, whether settled upon before or after survey of the same, shall be subject to the provisions of the act entitled "An act for the relief of th tizens of towns upon the lands of the United States, un der certain circumstances," approved May twenty-third, eighteen hundred and forty-four, except such towns as are located on or near mineral lands, the inhabitants of which shall have the right of occupation and cultivation only until such time as Congress shall dispose of the same; nor shall any lands specially reserved for public uses

appropriated under the provisions of this act.
Sec. 9. And be it further enacted, That whenever the pub Sec. 9. And be it further enacted, That whenever the public surveys, or any portion of them authorized by this act, or by the act approved September twenty-seventh, eigteen hundred and fifty, entitled "An act to create the office of surveyor general of the public lands in Oregon, and to provide for the survey and to make donations to settlers of the said public lands," are so required to be made, as to render it expedient to make compensation for the surveying thereof by the day, instead of by the mile, it shall be lawful for the Commissioner of the General Land Office, under the direction of the Secretary of the Interior, to make such fair and reasonable allowance as, in his judgment, shall be necessary to insure the accurate and faithful execution of the work.

Sec. 10. And be it further enacted, That, except where the President of the United States shall see cause otherwise

President of the United States shall see cause otherwise to determine, each officer to be appointed in virtue of this act, and also every other like officer of the United States, may continue in the uninterrupted discharge of his re-gular official duties, and is hereby authorized accordingly o to act, after the day of expiration of his official commission, and until a new commission shall be issued to him for the same office, or etherwise, until the day when a successor shall enter upon the duties of such office; and the existing official bond of any such officer so acting shall be deemed and held to be good and sufficient, and in force until the date of the approval of a new bond to be given by him if re-commissioned, or otherwise, for the additional time wherein he may so continue officially to act, pursuant to authority hereof. And the provision as to bonds to be given by deputy surveyors for the faithful execution of their duties, in a penalty of double the esti-mated amount of money accruing to them under their sured, by the way of Liberty Square post office, to Buck eying contracts, as required by the act of March third, ighteen hundred and thirty-one, entitled "An act to reate the office of surveyor general of the public lands or the State of Louisiana," referred to in the third secicable to public surveys in the State of California; and he sufficiency of the sureties to all such bonds shall be approved and certified by the proper surveyor general; and the same provision is hereby extended to all other branches of the public surveying service elsewhere; and all such bonds heretofore required of deputy surveyors, coording to usage in the surveying service, shall be eemed and held to be of the same validity as if the same and been required by law. And it is hereby made the duty of each of the respective surveyors general of the public land≤of the United States, so far as is compatible with the desk duties of his office, occasionally to the desk duties of his office, occasionally to inspect the surveying operations while in progress in the field, sufficiently to satisfy himself, from actual inspection, of the fidelity of the execution of the work according to contract, and the actual and necessary expenses incurred by him.

From Sistersville, via Middlebourne and Shirley, to while so engaged shall be allowed; and where it is incompatible with his other duties for a surveyor general to devote the time necessary to make a personal inspec-tion of the work in progress, then he shall be and hereby is authorized to depute a confidential agent to make such examination; and the actual and necessary expenses of such person shall be allowed and paid for that service, and five dollars per day during the examination in the field: Provided, That such examination shall not be protracted beyond thirty days, and in no case longer than is actually necessary; and when a surveyor general, or any person employed in his office at a regular salary, shall be engaged in such special service, he or they shall only reive his necessary expenses in addition to his regular

Sec. 11. And be it further enacted, That the Secretary of the Interior be and he is hereby authorized and required to cause to be provided for the office of the surveyor general of Oregon a seal, with such device as shall be deemed suitable, and copies of any papers on file in his office which may be authenticated by him under said seal shall be evidence in all cases in which the originals would be evidence, and from and after the passage of this act the salary of said surveyor shall be three thousand five From G

hundred dollars per annum. Sec. 12. And be it further enacted, That the quantity two entire townships, or seventy-two sections, shall be and the same is hereby granted to the State of California for the use of a seminary of learning, said lands to be selected by the Governor of the State, or any person he may designate for that purpose, in legal subdivisions of not less than a quarter-section of any of the unsold, unoccupied, and unappropriated public lands therein, subto the approval of the Secretary of the Interior, and to be disposed of as the legislature shall direct: Provided, however, That no mineral lands, or lands reserved for any public purpose whatever, or lands to which any settler may be entitled under the provisions of this act, shall be Sec. 13. And be it further enacted. That there shall be

subject to such selection. and is hereby granted to the State of California the quantity of ten entire sections of land, for the purpose of erecting the public buildings of that State, said lands to be selected by the Governor, or any persons he may designate, in legal subdivisions of not less than a quartersection of any of the unsold, unoccupied, and unappro-section of any of the unsold, unoccupied, and unappro-priated public lands in that State, and subject to the ap-proval of the Secretary of the Interior: Provided, however, That none of said selections shall be made of mineral lands or lands reserved for any public purpose whatever, or lands to which any settler may be entitled under the pro-visions of this act. [Approved, March 2, 1853.

[Public.-No. 47.] AN ACT to establish certain post roads, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following be established as post roads, namely: IN MAINE.

From Bristol, via Newcastle, to Pemaquid. From Waldoboro', via South Waldoboro' and Friendship. Cushing, in Lincoln county. From Dexter, via West Dover, Dover South Mills, and Dover, to Foxcroft. From Presque Isle to Number Eleven, Range Five

Aroostook. From the depot of the Atlantic and Saint Lawrence Railroad, in Oxford, via Otisfield and Casco, to Naples. From Waterboro' Centre, via Limerick and Limington From Brooks, via Monroe, Ellingwood Corner, in Frank

fort, and Hampden, to Bangor. -IN NEW HAMPSHIRE. From the Station House at Berlin Falls, passing up the Androscoggin river, via Berlin, Milan, Dummer, and Cam

bridge, to Errol, in Coos county.

From Portsmouth, via Rye, to Rye Beach. IN MASSACHUSETTS. From Chester Village, Hampden county, via Ringville, Worthington, in Hampshire county. From Great Barrington to Alford, in Berkshire county. From Great Barrington, via North Egremont, to Alford,

IN VERMONT. From Swanton, vin Highgate, Franklin, East Franklin West Berkshire, to Richford. From Waterford to Littleton, New Hampshire.

Bershire county.

From Stevens's Village to Lower Waterford. From Barnet to Waterford Lower Village.
From Barton, by Barton Landing, down the Barton river, to West Derby, thence along the west shore of Lake Memphremogog, to the Canada line. From Pawtuxett, to Warwick Neck. From Southbridge, Massachusetts, to Stafford Depot, From Rockville, via Tolland, West Willington, Willing on Centre, Moose Meadow, Westford, North Ashford West Woodstock, Village Corners, Dudley, to Webster, Massachusetts.

From Voluntown Centre to the Sterling post office, in the centre of Sterling.
IN NEW YORK. From Little Falls, via Salisbury Four Corners, to Grays-From Rough and Ready, via West Union, Joshua Slay-ter's, in Troupsburg, and Brookfield post office, to West-field post office, in Tioga county, Pennsylvania. From Naples, Outario county, via Riker Hollow to

IN RHODE ISLAND.

IN CONNECTICUT.

From Paughes, Contains county, the Make Twick Prattsburg, in Steuben county.

From Poughkeepsie, via La Grangeville, Crouse's Store, in Union Vale, and Wait's Tavern, to South Dover.

From Three Mile Bay to Point Peninsula, Jefferson

From Panama, via Steadman's and Mayville, to Westfield, in Chautauque county.
From Owego, via Tioga and Barton, to Waverly, in Tioga county.

From Silver Creek, via Forestville and Charlotte Centre, to Gerry, in Chautauque county.

From Clayville, in Oneida county, via Babcock Hill, to
West Winfield, in Herkimer county.

From Little Falls to Graysville. IN NEW JERSEY. From Hope to Columbia.

IN PENNSYLVANIA. From Spring House Tavern, to Sumneytown, in Montgomery county.

From Franklis, in Venango county, through Cranberry and Pinegrove townships, via Clinton Furnace post office,

to Tylersburg, in Clarion county.
From Agnew's Mills to Cass, in Venango county. From Pittsburg, via Etna, Dorseyville, Porter's Store, Carnahan'a and Norris's and Riddle's, to Saxonburg, in Butler cor

atler county. From Safe Harbor, in Lancaster county, to Martic From Shippensville, Clarion county, via Emlenton, to

From Shippensville, Clarion county, via Eden, Jefferson, Lamartine, Agnew's Mills, Emlenton, and North Hope, to Butler, in Butler county.

From Slate Lick, via Worthington, Armstrong county, o Cowansville.

From Warren, via Frewsburg, Jamestown, and Delanti, New York, to Dunkirk, New York. From Robisonville, Pennsylvania, to Cumberland, Mary-From the borough of Indiana, to Smicksburg, Indiana From Norristown, Montgomery county, via Fairview

Village, Perkiomen Bridge, Schwenck's Store, Pennsburg, Hereford, Lionville, Macungie, and Trixenstown, to Foglesville, in Lehigh county. From Hanover, via McSherrytown and Bunoughystown Gettysburg. From Slate Lick, Armstrong county, to White's Eddy. on the Allegheny river.

From Bristol, Bucks county, via Fallsington and Cen-

treville, to Yardleyville, in same county.

From Elkland, Tioga county, via Farmington, to Crooked Creek. From Mansfield to Wellsburg, Tioga county. The Cleveland, Painesville, and Ashtabula railroad, in the State of Ohio, and, in continuation, that division of the railroad of the Franklin Canal Company which ex-

tends from the city of Erie, State of Pennsylvania, to the west line of the said State, be and the same is hereby The Safe Harbor route, in the county of Lancaster, State of Pennsylvania, be and the same is hereby extend-

post office, in said county. IN VIRGINIA. From Princeton to Wytheville, in Wythe county. From New Castle to the Tavern House of James Scott, in Craig county.

From Logan Court-house, via Guyan river, to Guyan

dotte, in Cabell county.

From Kent and McConkey's Store, in Montgomery county, up the south fork of Roanoke river, via Burnett' Springs, to Simpson's, in Floyd county.

From Mercer Court-house to Princeton. From West Union, via Roash's and Letart's Falls to Moore's Mills, in Jackson county.

From Luray to Valleysburg, in Page county. From New Creek Depot, on the Ohio and Baltimore railroad, via Greenland, to Petersburg.
From Aldie to Snickersville, in Loudoun county.

From Upshur Court-house, via Beechtown, French Creek, Walkerville, Cunningham's, thence to Alexander From Putnam Court-house, via Hurricane Bridge and

camore Grove, to intersect the route from Kanawha Court-house to Wayne Court-house. From Gordonsville, via the Turnpike road and Madison Court house, to New Market, in Shenandoah county. From Capon Bridge to Hook's Mills. From Kilmarnock to White Stone, in Lancaster county.

From Mud Bridge, in Cabell county, to Boon county Court-house. MARYLAND. From Cumberland, via Pleasant Grove, Flint Stone,

Elbensville, to Robisonville, Pennsylvania.

From Addison, in the State of Pennsylvania, via Shelbysport and Accident, to Oakland, on the Baltimore and Ohio railroad. IN NORTH CAROLINA. From Gourd Vine, via Morgan's Mills and Love's Level, to Clear Creek post office, in Cabarras county.
From Gilchrist's Bridge to Blue's Bridge, Richmond

From Greensboro' to Madison, in the county of Rockingham. IN SOUTH CAROLINA. From Little River, Horry District, to Whitesville, in North Corolina.

From Albemarle to Swift Island post office, Montgome-

From Conwaysboro', via Lake Swamp and Floyd's Mills, to Fair Bluff, Columbus county, North Carolina.
From Lynche's Lake, in Williamsburgh district, to Baker's, near Lynchburg, in Sumter district. IN GEORGIA.

From Thomasville to Bainbridge, in Decatur county. From Thomasville, via Monticello and Ancilla, in Jefferon county; Jennings, Jasper, and White Springs, in Hamilton county, to Alligator, in Columbia county; then con-necting with the route already established between Talla-

From Thomasville, via Eastwood, to Micosukee, Flo-

hassee and Jacksonville.

From Ellejay, Gilmer county, via David Westfield's, to

From Ellejay, Gilmer county, via David Westfield's, to Cleaveland, in Bradley county, Tennessee.

From Eatonton to Monticello.

From Monticello to Indian Springs.

From Blairaville, in the county of Union, via Young Cane, Stock Hill, Tekenetly, Carticay, (at William Fatham's,) and Falling Rock, intersecting with route number three thousand three hundred and fifty-three.

From Butler, in Taylor county, via Wilcher's Mills, in Tazewell, to Buena Vista, in Marion county.

From Rome to Centre, the county seat of Cherokee county, Alabama, along the road commonly called the River or Bluff road, via Thomas's and Carroll's Mills, to Oseola post office, Howell's store, and Centre, in lieu of Oseola post office, Howell's store, and Centre, in lieu of

the present mail route from Cedar Bluff to Cave Spring, Georgia. IN ALABAMA. From Fayette Court-house, via James Middleton's and Joel Hawkins's, to Moscow. From Troy, Pike county, via Elbar and Old Town

Coffee county, to Geneva.

From Eufaula, via Otho, to Franklin. IN MISSISSIPPL From Union Church to Pine Grove, in Franklin county. From Aberdeen, via Houston, Greensboro', Kilmichael Ceralvo, Shongalo, Benton, and Franklin, to Yazoo city. From Ripley to Moore's Cross Roads, Tennessee.
From Pontotoc, via New Albany and Ripley, to La

range, in Tennessee. From Pontotoc, via Ripley, to La Grange, Tennessee From Aberdeen to Yazoo city. From Fulton to Thomson's store, in Itawamba county ia the Cross Roads and Maxcy's Mill, to Fulton.

IN LOUISIANA. From mouth of Red river, via Cheneyville, Hinestor Huddleston, and Burr's Ferry, to Huntsville, Texas. IN OHIO.

From Wooster, via Cooper, Cedar Valley, Congress, West Salem, Albionville, Homerville, Spencer, Penfield, and La Grange, to Elyria. From Elvria, via Laporte, Grafton Station, Grafton, Litchfield, Chatham Centre, Lodi, and Burbank, to

From Wooster, via Ashland, te Mansfield, From Wooster, via Robinson's Woollen Factory, Uniontown, and Lafayette, to Savannah, in Ashland county. From Canton, via North Industry, Sparta, Sandyville,